

Exhibit 2

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1 UNITED STATES DISTRICT COURT
2 SOUTHERN DISTRICT OF NEW YORK
3 CASE NO. 18-MD-2865 (LAK)

4 IN RE:)
5)
6)

7 CUSTOMS AND TAX ADMINISTRATION OF)
8 THE KINGDOM OF DENMARK)
9 (SKATTEFORVALTNINGEN) TAX REFUND)
SCHEME LITIGATION)

This document relates to case nos.)
19-cv-01783; 19-cv-01788; 19-cv-01794;)
19-cv-01798; 19-cv-01918)

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14 REMOTE VTC VIDEOTAPED DEPOSITION UNDER ORAL

15 EXAMINATION OF

16 ROBERT KLUGMAN

17 DATE: January 28, 2021
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25 REPORTED BY: MICHAEL FRIEDMAN, CCR

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1 TRANSCRIPT of the videotaped deposition
2 of the witness, called for Oral Examination in the
3 above-captioned matter, said deposition being taken
4 by and before MICHAEL FRIEDMAN, a Notary Public and
5 Certified Court Reporter of the State of New Jersey,
6 via WEBEX, ALL PARTIES REMOTE, on January 28, 2021,
7 commencing at approximately 10:06 in the morning.

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1 attorney-in-fact?

2 A There's a lot of those technical
3 terms. I'm not sure, but I know that I did
4 give Michael Ben-Jacob power of attorney.

5 Q And why did you give him power of
6 attorney?

7 A To help set up the transaction, all
8 the elements in the transaction.

9 Q And do you recall what elements of
10 the transaction he was helping you with?

11 A All of it, every element.

12 Q And that's from setting up the LLCs
13 and the plans and onboarding with the
14 different counterparties and custodians?

15 A Yes, yes. And when I say "him," I
16 mean also his firm, so there were -- it
17 wasn't just him.

18 But yes.

19 Q And then, once the plans were set
20 up, what kind of services -- how involved was
21 he in terms of helping you with the actual
22 administration or monitoring of the trading,
23 the account statements, or any of the actual
24 transactions that you were doing?

25 A Well, Kaye Scholer was involved in

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1 every part of the transaction. The intensity
2 was more in the setting up.

3 But then there were also plenty of
4 other issues, plenty of other U.S. issues
5 involved in reporting and U.S. tax, et
6 cetera.

7 Q And that was all in connection with
8 the Danish trading transaction?

9 A And Belgium trading.

10 Q Do you recall, right before the
11 first trades, the August 2014 trades, you
12 reached out to Sanjay Shah to catch up with
13 him?

14 A I don't recall that. It's quite
15 possible.

16 Q Do you recall at the end of August
17 meeting him for dinner at the Nomad Hotel?

18 A Yeah, I recall a dinner, I believe,
19 with -- Rich Markowitz and John Van
20 Merkensteijn were there and maybe -- I don't
21 recall who, but other members of Sanjay's
22 team.

23 Q And what do you recall being
24 discussed at that dinner?

25 A I think just about the transaction

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1 scheme?

2 A I'm not sure how I would describe
3 it, but it wasn't -- it was in line with the
4 role of lawyers that I've worked with, you
5 know, throughout my entire career from big
6 law firms.

7 It was just, generally speaking,
8 making sure everything was done correctly.

9 Q And how did Kaye Scholer know how
10 you were doing in the Danish trades?

11 A Well, they were -- again, in
12 general, involved in every aspect. And this
13 is before I got there, so I assume there was,
14 you know, two-plus years of learning because
15 I was -- I was definitely behind the curve.

16 But from what I saw, it was -- you
17 know, kind of from -- to use an overused
18 expression, "from womb to tomb," they helped
19 us in setting up the entities, they helped in
20 getting us to be approved clients of the
21 entities. They knew what trades were going
22 on.

23 They helped us with tax issues,
24 securities law issues, reporting issues,
25 yeah, just in line with how I've worked with

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1 other law firms my whole career.

2 Q And how did Kaye Scholer know how
3 you were doing the Danish trades?

4 A Well, I mean, they knew all the
5 agreements we were entering into. They
6 obviously knew how the trade worked. They
7 wrote it in their memorandum.

8 The trade wasn't that much
9 different, as we went through, i.e. -- I
10 mean, I -- they must have seen the confirms.
11 I don't know if they did or didn't, but they
12 knew the agreements under which the confirms
13 were being entered -- were -- you know, were
14 for, for the stock loan purchase and forward
15 contracts, you know.

16 And there was a lot of back and
17 forth on -- as I saw in this memo, about
18 securities limitations under securities law
19 in Denmark, which they helped us work
20 through. I know there were a lot of issues
21 back and forth with Treasury on how to report
22 this. There were obviously tax issues as we
23 saw from the memorandum.

24 So they couldn't have possibly
25 answered those questions without knowing

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1 everything that be we were doing.

2 Q And were you open in disclosing
3 what you were doing to Kaye Scholer?

4 A Absolutely.

5 Q Did you withhold any information
6 from Kaye Scholer?

7 A No.

8 MR. MAGUIRE: That's all. Thank
9 you, sir.

10 THE WITNESS: Thank you.

11 MR. MULLEN: I do have a few
12 follow-up questions.

13
14 CONTINUED EXAMINATION BY MR. MULLEN:

15 Q I apologize, Mr. Klugman. I bet
16 you thought you were getting out of here.

17 A No, don't apologize. I understand.
18 Are you Canadian?

19 Q I'm not Canadian, no.

20 A Okay. I apologize for asking. Go
21 ahead. I like to know.

22 Q Fine. Just a few follow-up
23 questions.

24 First, is it correct you don't know
25 whether or not Kaye Scholer saw the trade

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1 C E R T I F I C A T E

2 I, MICHAEL FRIEDMAN, a Certified Court
3 Reporter and Notary Public, qualified in and for
4 the State of New Jersey do hereby certify that
5 prior to the commencement of the examination ROBERT
6 KLUGMAN was duly sworn by me to testify to the
7 truth the whole truth and nothing but the truth.

8 I DO FURTHER CERTIFY that the foregoing
9 is a true and accurate transcript of the testimony
10 as taken stenographically by and before me at the
11 time, place and on the date hereinbefore set forth.

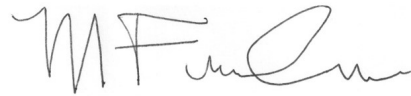
12 I DO FURTHER certify that I am neither a
13 relative of nor employee nor attorney nor counsel
14 for any of the parties to this action, and that I
15 am neither a relative nor employee of such attorney
16 or counsel, and that I am not financially
17 interested in the action.

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MICHAEL FRIEDMAN, CCR of the

23

State of New Jersey

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License No: 30XI00228600

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Date: January 30, 2021